Orders of Rulemaking

June 17, 2019 Vol. 44, No. 12

by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety-(90-) day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 3—Capital Improvement and Maintenance
Program

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under section(s) 8.250, 8.255, 8.310, and 8.320, RSMo 2016, the Director of the Office of Administration, Division of Facilities Management, Design and Construction amends a rule as follows:

1 CSR 30-3.025 Procurement of Construction and Management Services is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2019 (44 MoReg 38-45). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 3—Capital Improvement and Maintenance
Program

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under section 8.320, RSMo 2016, the Director of the Office of Administration, Division of Facilities Management, Design and Construction rescinds a rule as follows:

1 CSR 30-3.060 Determination of Contractor Responsibility is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 2, 2019 (44 MoReg 45). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 4—Facility Maintenance and Operation

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under sections 8.320 and 8.360, RSMo 2016, the Director of the Office of Administration, Division of Facilities Management, Design and Construction amends a rule as follows:

1 CSR 30-4.020 Facility Management is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2019 (44 MoReg 45-49). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 30—Division of Facilities Management,
Design and Construction
Chapter 4—Facility Maintenance and Operation

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under sections 8.320 and 8.360, RSMo 2016, the Director of the Office of Administration, Division of Facilities Management, Design and Construction rescinds a rule as follows:

1 CSR 30-4.030 Maintenance Program Standards and Procedures is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 2, 2019 (44 MoReg 49). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION Division 30—Division of Facilities Management, Design and Construction Chapter 4—Facility Maintenance and Operation

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under sections 8.320 and 8.360, RSMo 2016, the Director of the Office of Administration, Division of Facilities Management, Design and Construction rescinds a rule as follows:

1 CSR 30-4.040 Facility Safety and Security is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 2, 2019 (44 MoReg 49-50). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION Division 35—Division of Facilities Management Chapter 2—Leasing

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under section 34.030, RSMo Supp. 2017, the Director of the Office of Administration, Division of Facilities Management, Design and Construction rescinds a rule as follows:

1 CSR 35-2.010 Rule Objectives is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 2, 2019 (44 MoReg 50). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION Division 35—Division of Facilities Management Chapter 2—Leasing

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under section 34.030, RSMo Supp. 2017, the Director of the Office of Administration, Division of Facilities Management, Design and Construction rescinds a rule as follows:

1 CSR 35-2.020 Definitions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 2, 2019 (44 MoReg 50). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION Division 35—Division of Facilities Management Chapter 2—Leasing

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under sections 8.110 and 8.320, RSMo 2016, and sections 34.030 and 37.005, RSMo Supp. 2017, the Director of the Office of Administration, Division of Facilities Management, Design and Construction amends a rule as follows:

1 CSR 35-2.030 Procurement and Management of Leased Real Property is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2019 (44 MoReg 50-52). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION Division 35—Division of Facilities Management Chapter 2—Leasing

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under section 34.030, RSMo Supp. 2017, the Director of the Office of Administration, Division of Facilities Management, Design and Construction rescinds a rule as follows:

1 CSR 35-2.040 Lease Acquisition is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 2, 2019 (44 MoReg 52). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION Division 35—Division of Facilities Management Chapter 2—Leasing

ORDER OF RULEMAKING

By the authority vested in the Director of the Office of Administration, Division of Facilities Management, Design and Construction under section 34.030, RSMo Supp. 2017, the Director of the Office of Administration, Division of Facilities Management, Design and Construction rescinds a rule as follows:

1 CSR 35-2.050 Management of Leased Real Property is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 2, 2019 (44 MoReg 52). No changes have been made in the proposed rescission,

so it is not reprinted here. This proposed rescission becomes effective in thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 9—Wildlife Code: Confined Wildlife: Privileges, Permits, Standards

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-9.110 General Prohibition; Applications is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1022-1023). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 10—Wildlife Code: Commercial Permits: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-10.743 Commercial Establishments is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019 (44 MoReg 1023). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 11—Wildlife Code: Special Regulations for Department Areas

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.115 Closings is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2019

(44 MoReg 1023-1024). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 240—Public Service Commission Chapter 40—Gas Utilities and Gas Safety Standards

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under sections 386.250, 386.310, and 393.140, RSMo 2016, the commission adopts a rule as follows:

4 CSR 240-40.033 Safety Standards—Liquefied Natural Gas Facilities is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2019 (44 MoReg 500-501). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The public comment period ended March 4, 2019, and the commission held a public hearing on the proposed rule on March 5, 2019. The commission received timely written comments from the staff of the commission. Dean Cooper, representing Summit Natural Gas of Missouri, Darrin Chism, on behalf of Summit Natural Gas of Missouri, and Robert S. Berlin, representing the commission's staff, appeared at the hearing and offered comments.

COMMENT #1: Staff's written comment explains that the new rule to establish safety standards for liquefied natural gas facilities used in the transportation of gas by pipeline is necessary because such a facility has recently been opened in Missouri.

RESPONSE: The commission will make no change in response to this comment.

COMMENT #2: Darrin Chism, speaking on behalf of Summit Natural Gas of Missouri, the owner of the new liquefied natural gas facility that will be affected by this rule, explained that Summit fully supports the adoption of the rule.

RESPONSE: The commission will make no change in response to this comment.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 20—Division of Learning Services Chapter 300—Office of Special Education

ORDER OF RULEMAKING

By the authority vested in the State Board of Education (board) under sections 161.092 and 162.685, RSMo 2016, the board hereby amends a rule as follows:

5 CSR 20-300.110 is amended.

A notice of proposed rulemaking was not published because state program plans required under federal education acts or regulations are specifically exempt under section 536.021, RSMo. During December 2018 and January 2019, the Office of Special Education conducted two (2) public hearing webinars regarding proposed changes to the Part B State Plan implementing the Individuals with Disabilities Education Act (IDEA).

This rule becomes effective thirty (30) days after publication in the *Code of State Regulations*. This rule describes Missouri's services for children with disabilities, in accordance with Part B of the Individuals with Disabilities Education Act (IDEA).

- **5 CSR 20-300.110 Individuals with Disabilities Education Act, Part B.** This order of rulemaking amends section (2) and amends the incorporated by reference material, *Regulations Implementing Part B of the Individuals with Disabilities Education Act*, to bring the program plan in compliance with federal statutes.
- (2) The content of this state plan for the Individuals with Disabilities Education Act (IDEA), Part B, which is hereby incorporated by reference and made a part of this rule, meets the federal statute and Missouri's compliance in the following areas. A copy of the IDEA, Part B (revised February 2019) is published by and can be obtained from the Department of Elementary and Secondary Education, Office of Special Education, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480. This rule does not incorporate any subsequent amendments or additions.

AUTHORITY: sections 161.092 and 162.685, RSMo 2016. This rule previously filed as 5 CSR 70-742.140. Original rule filed April 11, 1975, effective April 21, 1975. For intervening history, please consult the Code of State Regulations. Amended: Filed May 10, 2019, effective July 30, 2019.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under section 173.250, RSMo 2016, the commissioner amends a rule as follows:

6 CSR 10-2.080 Higher Education Academic Scholarship Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 774-775). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under section 173.260, RSMo Supp. 2018, the commissioner

amends a rule as follows:

6 CSR 10-2.100 Public Safety Officer or Employee's Child Survivor Grant Program **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 775). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under section 173.262, RSMo 2016, the commissioner amends a rule as follows:

6 CSR 10-2.120 Competitiveness Scholarship Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 775). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under sections 173.236, 173.250, 173.254, 173.262, and 173.1103, RSMo 2016, and sections 173.234 and 173.260, RSMo Supp. 2018, the commissioner amends a rule as follows:

6 CSR 10-2.140 Institutional Eligibility for Student Participation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 776). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education

under section 173.1103, RSMo 2016, the commissioner amends a rule as follows:

6 CSR 10-2.150 Access Missouri Financial Assistance Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 776-777). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under section 173.234, RSMo Supp. 2018, the commissioner amends a rule as follows:

6 CSR 10-2.160 War Veteran's Survivors Grant Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 777). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under section 173.254, RSMo 2016, the commissioner amends a rule as follows:

6 CSR 10-2.170 Kids' Chance Scholarship Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 777). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under section 173.240, RSMo 2016, the commissioner amends a rule

as follows:

6 CSR 10-2.180 Minority and Underrepresented Environmental Literacy Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 777-778). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Programs

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under section 160.545, RSMo Supp. 2018 and Executive Order 10-16, dated January 29, 2010, the commissioner amends a rule as follows:

6 CSR 10-2.190 A+ Scholarship Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 778-779). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 7—MISSOURI DEPARTMENT OF TRANSPORTATION Division 10—Missouri Highways and Transportation Commission

Chapter 4—Uniform Relocation Assistance

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 226.150, 227.120, and 523.210, RSMo 2016, 42 USC Chapter 61, 23 CFR Part 710, and 49 CFR Part 24, the commission amends a rule as follows:

7 CSR 10-4.020 Relocation Assistance Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2019 (44 MoReg 274). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection Division

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State

Highway Patrol under section 307.360, RSMo 2016, the superintendent amends a rule as follows:

11 CSR 50-2.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 15, 2019 (44 MoReg 681-682). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection Division

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2016, the superintendent amends a rule as follows:

11 CSR 50-2.030 Inspection Station Classification is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 15, 2019 (44 MoReg 682). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection Division

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2016, the superintendent amends a rule as follows:

11 CSR 50-2.100 Requisition of Inspection Stickers, Authorities, and Decals is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 15, 2019 (44 MoReg 682-683). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection Division

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2016, the superinten-

dent amends a rule as follows:

11 CSR 50-2.110 Issuance of Inspection Stickers and Decals is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 15, 2019 (44 MoReg 683). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection Division

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2016, the superintendent adopts a rule as follows:

11 CSR 50-2.335 Autocycle Inspection is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 15, 2019 (44 MoReg 683-684). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 3—Conditions of Provider Participation, Reimbursement and Procedure of General Applicability

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 208.153, 208.201, and 660.017, RSMo 2016, the division adopts a rule as follows:

13 CSR 70-3.280 Home and Community-Based Services Waiver Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2019 (44 MoReg 563-564). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 3—Conditions of Provider Participation, Reimbursement and Procedure of General Applicability

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 208.153, 208.201, and 660.017, RSMo 2016, the division adopts a rule as follows:

13 CSR 70-3.290 Home and Community-Based Services Waiver Setting Requirements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2019 (44 MoReg 564-565). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 15—Hospital Program

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 208.153, 208.201, and 660.017, RSMo 2016, section 208.152, RSMo Supp. 2018, the division amends a rule as follows:

13 CSR 70-15.160 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 15, 2019 (44 MoReg 685-686). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Social Services, MO HealthNet Division (MHD) received two (2) comments on the proposed amendment.

COMMENT #1: Nanci Nikodym, Assistant Deputy Director, MO HealthNet Division stated that the effective date for changes to the outpatient drug reimbursement outlined in paragraph (1)(C)5. needs to be changed to April 1, 2019.

RESPONSE AND EXPLANATION OF CHANGE: The MO HealthNet Division has amended this final rule to reflect this change.

COMMENT #2: Daniel Landon, Senior Vice President of Governmental Relations, Missouri Hospital Association commented that in paragraph (1)(C)3. of 13 CSR 70-15.160, the deletion of the phrase ", included herein," confuses what MHA understands to be MHD's purpose for proposing the rule. The list of outpatient surgical procedures to which the fee schedule that is being incorporated by reference applies is presently codified at 13 CSR 70-15.160. MHA supports MHD's practice of explicitly listing the procedure codes to which fee schedule reimbursement will be applied. Because the list of codes will appropriately remain a part of the regulation, MHA recommends retaining the phrase ", included herein," in 13 CSR 70-15.160(1)(C)3 as clear reference to the cited November 30, 2018,

procedure code listing.

RESPONSE: This amendment properly incorporates the Medicaid fee schedule into this regulation. The Outpatient Surgery Fee Schedule includes the listing of the procedure codes that this regulation incorporates. If the procedure codes or the fees change in the future, MHD will amend the regulation as necessary, which will be subject to public comment under section 536.026, RSMo.

13 CSR 70-15.160 Prospective Outpatient Hospital Services Reimbursement Methodology

- (1) Prospective Outpatient Hospital Services Reimbursement Percentage for Hospitals Located Within Missouri.
- (C) Outpatient Hospital Services Reim-bursement Limited by Rule.
- 1. Certain clinical diagnostic laboratory procedures will be reimbursed from a Medicaid fee schedule which shall not exceed a national fee limitation.
- 2. The technical component of outpatient radiology procedures will be reimbursed from a Medicaid fee schedule.

A. Effective for dates of service beginning October 1, 2011, through December 31, 2018, the technical component of outpatient radiology procedures, will be reimbursed according to the outpatient Medicaid fee schedule. These rates are based on one hundred twenty-five percent (125%) of the Medicare Physician fee schedule rate using Missouri Locality 01. The Medicaid outpatient radiology fee schedule for the calendar years of 2016, 2017, and 2018 is published on the MO HealthNet website. This fee schedule is incorporated by reference and made a part of this rule as published by the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Jefferson City, MO 65109, at its website at, https://dss.mo.gov/mhd/providers/files/outpatient-hospital-radiology-fee-schedule18.pdf, December 4, 2018. This rule does not incorporate any subsequent amendments or additions.

- B. Effective for dates of service beginning January 1, 2019, the technical component of outpatient radiology procedures will be reimbursed according to the outpatient Medicaid fee schedule. These rates are based on ninety percent (90%) of the Medicare Physician fee schedule rate, effective January 1, 2018, using Missouri Locality 01. The Medicaid outpatient radiology fee schedule for the calendar years of 2017, 2018, and 2019 is published on the MO HealthNet website. This fee schedule is incorporated by reference and made a part of this rule as published by the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Iefferson City, MO 65109, its website at https://dss.mo.gov/mhd/providers/files/outpatient-hospital-radiology-fee-schedule.pdf, December 4, 2018. This rule does not incorporate any subsequent amendments or additions.
- 3. Effective for dates of service beginning January 1, 2019, outpatient surgical procedures are reimbursed according to the outpatient Medicaid fee schedule. These rates are based on the 2018 Medicare Hospital Prospective Payment System Addendum B. The list of outpatient surgical procedure codes are reimbursed according to the Medicaid fee schedule. This fee schedule is incorporated by reference and made a part of this rule as published by the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Jefferson City, MO 65109, at its website at https://dss.mo.gov/mhd/providers/files/outpatient-hospital-surgical-procedure-fee-schedule.pdf, November 30, 2018. This rule does not incorporate any subsequent amendments or additions.
- 4. Effective for dates of service beginning January 1, 2019 telehealth originating site fee is paid at the lesser of the billed amount or the outpatient fee schedule amount.
- 5. Effective for service dates beginning April 1, 2019, outpatient drugs are reimbursed in accordance with the methodology described in 13 CSR 70-20.070.

- 6. Services of hospital-based physicians and certified registered nurse anesthetists are reimbursed from a Medicaid fee schedule or the billed charge, if less.
- 7. Outpatient hospital services provided for those recipients having available Medicare benefits shall be reimbursed by Medicaid to the extent of the deductible and coinsurance as imposed by Medicare.
- 8. Reimbursement of Medicare/Medicaid crossover claims (crossover claims) for Medicare Part B and Medicare Advantage/Part C outpatient hospital services, except for public hospitals operated by the Department of Mental Health (DMH), shall be determined as follows:
- A. Crossover claims for Medicare Part B outpatient hospital services in which Medicare was the primary payer and the MO HealthNet Division (MHD) is the payer of last resort for cost-sharing (i.e., coinsurance, copay, and/or deductibles) must meet the following criteria to be eligible for MHD reimbursement:
- (I) The crossover claim must be related to Medicare Part B outpatient hospital services that were provided to MO HealthNet participants also having Medicare Part B coverage;
- (II) The crossover claim must contain approved outpatient hospital services which MHD is billed for cost-sharing; and
- (III) The Other Payer paid amount field on the claim must contain the actual amount paid by Medicare. The MO HealthNet provider is responsible for accurate and valid reporting of crossover claims submitted to MHD for payment regardless of how the claim is submitted. Providers submitting crossover claims for Medicare Part B outpatient hospital services to MHD must be able to provide documentation that supports the information on the claim upon request. The documentation must match the information on the Medicare Part B plan's remittance advice. Any amounts paid by MHD that are determined to be based on inaccurate data will be subject to recoupment;
- B. Crossover claims for Medicare Advantage/Part C (Medicare Advantage) outpatient hospital services in which a Medicare Advantage plan was the primary payer and MHD is the payer of last resort for cost-sharing (i.e., coinsurance, copay, and/or deductibles) must meet the following criteria to be eligible for MHD reimbursement:
- (I) The crossover claim must be related to Medicare Advantage outpatient hospital services that were provided to MO. HealthNet participants who also are either a Qualified Medicare Beneficiary (QMB Only) or Qualified Medicare Beneficiary Plus (QMB Plus);
- (II) The crossover claim must be submitted as a Medicare UB-04 Part C Professional Crossover claim through the MHD online billing system;
- (III) The crossover claim must contain approved outpatient hospital services which MHD is billed for cost-sharing; and
- (IV) The Other Payer paid amount field on the claim must contain the actual amount paid by the Medicare Advantage plan. The MO HealthNet provider is responsible for accurate and valid reporting of crossover claims submitted to MHD for payment. Providers submitting crossover claims for Medicare Advantage outpatient hospital services to MHD must be able to provide documentation that supports the information on the claim upon request. The documentation must match the information on the Medicare Advantage plan's remittance advice. Any amounts paid by MHD that are determined to be based on inaccurate data will be subject to recoupment;
- C. MHD reimbursement for approved outpatient hospital services. MHD will reimburse seventy-five percent (75%) of the allowable cost-sharing amount; and
- D. MHD will continue to reimburse one hundred percent (100%) of the allowable cost-sharing amounts for outpatient services provided by public hospitals operated by DMH as set forth above in paragraph (1)(C)4.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 110—Division of Youth Services Chapter 8—Youth Finances

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Division of Youth Services, under sections 219.036, 219.016, 219.091, and 660.017, RSMo 2016, the division adopts a rule as follows:

13 CSR 110-8.010 Division of Youth Services Trust Fund Program is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2019 (44 MoReg 565-566). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 110—Division of Youth Services Chapter 8—Youth Finances

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Division of Youth Services, under sections 219.036, 219.016, 219.091, and 660.017, RSMo 2016, the division adopts a rule as follows:

13 CSR 110-8.020 Division of Youth Services Child Benefits Program is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 1, 2019 (44 MoReg 566-567). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 200—State Library

ORDER OF RULEMAKING

By the authority vested in the secretary of state under sections 181.021 and 181.060, RSMo 2016, the secretary amends a rule as follows:

15 CSR 30-200.010 State and Federal Grants—Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 15, 2019 (44 MoReg 921-922). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication

in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 200—State Library

ORDER OF RULEMAKING

By the authority vested in the secretary of state under sections 181.021 and 181.060, RSMo 2016, the secretary amends a rule as follows:

15 CSR 30-200.020 State and Other Grants-in-Aid is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 15, 2019 (44 MoReg 922-923). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 200—State Library

ORDER OF RULEMAKING

By the authority vested in the secretary of state under sections 181.021 and 181.060, RSMo 2016, the secretary amends a rule as follows:

15 CSR 30-200.025 Application and Payment Procedures for Appropriations or Grants is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 15, 2019 (44 MoReg 923). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 200—State Library

ORDER OF RULEMAKING

By the authority vested in the secretary of state under sections 181.021 and 181.060, RSMo 2016, the secretary amends a rule as follows:

15 CSR 30-200.030 Public Access Computers in Public Libraries is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 15, 2019 (44 MoReg 923-924). No changes have been made in the text

of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 200—State Library

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 181.110, RSMo Supp. 2018, the secretary amends a rule as follows:

15 CSR 30-200.100 State Publications Access Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 15, 2019 (44 MoReg 924-925). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 15—ELECTED OFFICIALS Division 40—State Auditor Chapter 3—Rules Applying to Political Subdivisions

ORDER OF RULEMAKING

By the authority vested in the Missouri State Auditor's Office under sections 29.100 and 137.073.6, RSMo 2016, the auditor amends a rule as follows:

15 CSR 40-3.125 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 792-811). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Auditor's Office staff submitted two (2) comments. No other comments were received.

COMMENT #1: The staff of the State Auditor's Office made one (1) comment regarding Form A and Informational Form A in section (3). The comment related to changing a typographical error, specifically to change the equation on Line 21b to a minus sign rather than a plus sign. The equation will be (Line 21 - Line 21a) rather than (Line 21 + Line 21a).

RESPONSE AND EXPLANATION OF CHANGE: The forms will be amended to reflect these changes.

COMMENT #2: The staff of the State Auditor's Office made one (1) comment regarding Form C in section (2) and section (3). The comment related to removing Lines 8a and 8b and revising Line 9 to state (line 7 - Line 8) rather than (Line 7 - Line 8b). This revision is because school districts cannot provide a prior year state assessed revenue received from debt service amount to net the estimated state assessed revenue from debt service in order to come up with a new

construction amount.

RESPONSE AND EXPLANATION OF CHANGE: The forms will be amended to reflect these changes.

15 CSR 40-3.125 Calculation and Revision of Property Tax Rates by School Districts

		PRO FORMA - STATE AUDITOR'S Form C For School Districts Levying a Single		TTED	(20)
		Name of Political Subdivision	Political Subdivision Code	Purpose of Levy	
		The final version of this form MUST be so	ent to the county clerk.		
		Debt Service Calculation for General Obliga	ntion Bonds Paid for with Property	Taxes	
The tax ra	ate for outstandi	debt service will be considered valid if, after n ng, and the debt fund reserves do not exceed	naking the payment(s) for which the following year's payments.	e tax was levied, the bonds	·
		ty taxes are levied and collected on a calendaring calendar year data.	r year basis (January - December), i	it is recommended that this levy	
(Form A	urrent year assessed valuation obtained from t, Line 1 total)			
(t	i.e. Ass he year obligati	t required to pay debt serive requirements suming the current year is year 1, use January 1 Form C) Include the principal and interest on bond issues plus anticipated fees of any tra- endar year.	 December year 2 payments to cor payments due on outstanding gener 	rai	
1	c <mark>om mis</mark> Experie	ted costs of collection and anticipated delinesions & assessment fund withholdings) nee in prior years is the best guide for estimately 2% to 10% of Line 2 above.			
(t	(i.e. As: the year any def	able reserve up to one year's payment suming the current year is year I, use January I Form C) It is important that the debt service ault on the bonds. payments for the year following the next cale	e fund have sufficient reserves to p	prevent	
5. 7	Total r	equired for debt service (Line 2 + Line 3 + I	Line 4)		į
:	Show th current estimat	ated balance at end of current calendar year ne anticipated bank or fund balance at Decembalance minus the amount of any principal or ed investment earning due before December 3 ax into this amount.	ber 31st of this year (this will equal interest due before December 31st	plus any	
	Line 6 : paymer vear's p	ty tax revenue required for debt service (Lis subtracted from Line 5 because, the debt sents required for the next calendar year (Line 2) ayment (Line 4). Any current balance in the function of it is deducted from the total revenue:	rvice fund is only allowed to have t) and the reasonable reserve of the t fund is already available to meet the	following ese	
	(Janua estimat	ted revenue from state assessed property for y - December) - must be estimated by the so e would be the same amount as the state assess fund in the prior year.	shool district. In most instances a go	ood	
9.	Reven	se required from locally assessed property	for debt service (Line 7 - Line 8)		
		station of debt service tax rate (Line 9 / Line a fraction to the nearest one/one hundredth of			
		oluntary reduction by school district			
12.	Actual Enter i	rate to be levied for debt service purposes this rate on Line AA of the Summary Page	* (Line 10 • Line 11)		
		ax rate levied may be lower than the rate comice the debt requirements.	puted as long as adequate funds are	e available	

PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED

V ur.

For Schoot Districts Calculating a Separate Rate on Each Subclass of Property

		to no longer use the bowered tax rate celling to tool on the latormanantal Summary Page, at the end of			lotal Single Kate										
Purpose of Levy	7.073, RSMo,	ical subdivision westes it as tay rate. The informat	(Đ)	Personal	Property										
1	1.22, and Section 137	r Ganbergd year, the polit r to setting and certifying years)	(0)		Commercial										and the state of t
Political Subdivision Code	erk. ith Article X, Section	beed vents). If man ever ce Justity ing its action prio axes in an even numbered	(h)	Real Estate	Agricultural				r and was		ty vea tax tafe form on the cuttern veit's.				n que dannen en
Politica	sent to the county elerk, ate for compliance with A	Acto in previous evita num e statement, or an ordinam is voluntary reduction(s) ((a)		Residential		ents ity tasicsself.		s from the prior yea		i the county clerk, county equalizations, i me f then textse the prot year tax rate form error year tax rate celling out the correst yearls.			s from the prior d subclass	THE THEORY OF THE PARTY OF THE
Name of Political Subdivision	The final version of this form MUST be sent to the county elerk. Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137.073, RSMo.	Intermation of this page takes into consideration any violation of taken in previous even numbered years). If man even somblered year, the political subdivision workes no no longer use the lowered cax rate sale and earliest in the rate and had a pighter became and pass a resolution at solicy statement, or an ordinance pietre property on the end of the rate that would be aftered been no previous voluntary refractions) taken an an even numbered years.			THE	(20) Current year assessed valuation the from the county electric towards assessed valuation obtained from the county electric ounty assessor, or comparable office finalized by the local board of equalization.	Assessed valuation of new construction & improvements 3(a) (b) & 1ct - May be obtained from the county elerk or county assessed. 2(d) = 1, inc 1(d) - 3(d) - 6(d) = 7(d) - 8(d), if negative, enter 0	Assessed value of newly added territory obtained from the county clerk or county assessor	Assessed value of real property that changed subclass from the prior year and was added to a new subclass in the current year obtained from the county eletk or county assessor	Adjusted current year assessed valuation (Line 1 - Line 3 - Line 4)	[20] Print year assessed valuation include the printy car focally assessed valuation obtained from the county clerk, county assessor, or comparable office litalized by the heal board of equalization. SOTE If this is deterent that the annum on the prior year from A. I and I then texture the prior year as rate form in recollective the pear year lax rate ceding. For other revised prior par fax rate celling on the careen year. Summary Page, I are A.	Assessed value in newly separated territory obtained from the county clork or county assessor	Assessed value of property locally assessed in prior year, but state assessed in current year obtained from the county elech or county assessor.	Assessed value of rent property that changed subclass from the prior year and was subtracted from the previously reported subclass obtained from the econty elects or county assessor	Adjusted prior year assessed valuation (Line 6 - Line 7 - Line 8 - Line 9)
		Intermation calculate its I these forms				1. (24) Incl the c	2. Ass 2(a) 2(d) 2(d) 1(n) 1(n) 1(n) 1(n) 1(n) 1(n) 1(n) 1(n	3 Ass	4, Ass add	. Adj (Lin	6. (20) India Sycial	7. Ass obta	8. Assi pric	9. Ass year	10. Adj (Lin

(Form Revised 12-2018)

Form A, Page 1 of 4

Maximum prior year revenue from state assessed property before

Maximum prior year adjusted revenue permitted from locally assessed property that existed in both years

(Line 13 x Line 14 / 100)

16

(Summary Page, Line A)

15.

reductions, provided by DESE & allocated to each subclass of real estate

Enter the lower of the actual growth (Line 11), the CPI (Line 12), or 5%. If Line 11 is negative, enter 0%. Do not enter less than 0%.

Permitted reassessment revenue growth

Total adjusted prior year revenue

<u>7.</u> ∞

(Line 15 + Line 16)

based on its % of assessed valuation

Additional reassessment revenue permitted

nor more than 5%. Additional reass (Linc 17 x Line 18)

9

Information on this page takes into consideration any voluntary reduction(s) taken in previous even numbered year(s). If in an even numbered year, the political subdivision wishes to no longer use the lowered tax rate calculate its tax rate, it can hold a public hearing and pass a resolution, a policy statement, or an ordinance justifying its action prior to setting and certifying its tax rate. The information on the Informational Summary Page, at the end of these forms, provides the rate that would be allowed had there been no previous voluntary reduction(s) taken in an even numbered year(s). Prior Method Single Rate 92 Total Purpose of Levy Property Personal Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137.073, RSMo. € Commercial 3 PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED For School Districts Calculating a Separate Rate on Each Subclass of Property Political Subdivision Code Real Estate Agricultural The final version of this form MUST be sent to the county clerk. Prior year voluntarily reduced rate in non-reassessment year Residential <u>e</u> Percentage increase in adjusted valuation of existing property in the current year over the prior year's assessed valuation Adjusted prior year assessed valuation (Line 10) Name of Political Subdivision Increase in Consumer Price Index (CPI) certified by the State Tax Commission (Line 5 - Line 10 / Line 10 x 100) Form A Ξ 2. 근 국

the amount on Line 16 total, please provide written documentation to the State Auditor's Office total, Line 16 total multiplied by the % increase in state assessed valuation per the State Tax Commission, or using the best educated guess) If Line 21 total declines substantially from Estimated current year revenue from state assessed property before reductions The school district should use its best estimate for Line 21 total, which is allocated to each subclass of real estate based on its % of assessed valuation. (i.e. same amount as Line 16 Adjusted estimated current year revenue from state assessed property before reductions (Line 21 - Line 21s) property that existed in both years (Line 17 + Line 19) Revenue permitted in the current year from New construction and improvements to explain the reasons for such difference. (Line 21 - Line 16, if negative enter 0) 21b. 21a, 2 ន

Form A, Page 2 of 4

(Form Revised 12-2018)

	PRO FORMA - STATE AUDITOR'S R	REVIEW OF DATA SUBMITTED	LASUBMITE				
	Form A						(0z)
	For School Districts Calculating a Separate Rate on Each Subclass of Property	Rafe on Each Subs	class of Property				
1000	Name of Political Subdivision	Political S	Political Subdivision Code	E.	Purpose of Levy		
	The final version of this form MUST be sent to the county clerk.	t to the county cleri	k,				
	Computation of reassessment growth and rate for compliance with Article X, Section 22, and Section 137.073, RSMo.	for compliance with	Article X, Section	22, and Section 137.	073, RSMo.		
Information on this perfect the tax one. these forms, payedese	Information on this page takes irra consideration any voluntary reduction(s) taken in previous even numbered vent(s). B in an even numbered year, the political standards to no forget use the formation and pass a resolution, a policy statement, or an ordinance protecting its action prior tax state. The information on the Informational Numbers I sage at the end of these forms, provides the late that would be allowed had there been no previous voluntary reduction in an even numbered year(s).	in previous even number rement, ocan ordinance i luntary refaction(x) taker	red veu(s). Bon an even justifying resuction prov non-aveven numbered y	munibered year, the politic to setting and certify and it searts)	al subdectsion visibes to is tax sale. The informati	no longer use the lowered ray on on the Informational Summ	rate cerbing to nory Page, at the end of
		(a)	(t)	(3)	(p)		
			Real Estate	West, the state of	Personal		Prior Method
	<u> </u>	Residential	Agricultural	Commercial	Property	Total	Single Rate
22. Revenue per property (L)	Revenue permitted from existing locally assessed property (Line 20 - Line 21b)					•	
23. Adjusted cu	Adjusted current year assessed valuation (Line 5)					'	
24. Tax rate per 103 1150 & SI	Tax rate permitted using prior method tax rate permitted pray 183-1150 & NR960 (Line 22 / Line 23 x 100)	rayr 10					
25. Limit person	Limit personal property to the prior year ceiling					•	
	(Lower of Line 24 personal property of Line 14 personal property). Maximum anthorized levy	cus)		ı			
(Summary P	(Summary Page, Line E)					,	
27. Limit to the	Limit to the prior year maximum authorized levy					•	
Enter the rat	to we at use at the 22 set print the food volume on Line B of the Summary Page.	mary Page				1	
Calculate R. 28. Tax revenue	Calculate Revised Rate(s) Tax revenue (Line I x Line 27 / 100)						
29. Total assess	Total assessed valuation (Line 1 total)						
30. Blended rat	Blended rate (Line 28 total / Line 29 x 100)						
31. Revenue dif	Revenue difference due to the multi-rate calculation (Line 28 Joist - (Line 28 prior method)	olid - Line 28 prior ma	cthod)				
32. Rate(s) to b i (BT me 3k + m	Rate(s) to be revised NOTE: Revision cannot increase personal property rate, (B) me M + or +0.6 Luc 27. Tane 27 pine racinal, then Ly otherwise ().	nai property rate.					
33. Currentyea iffline 32 of	Current year adjusted assessed valuation of the rates being revised (IFL)inc 32 - 9, then Line 5, otherwise 0)	revised					
34. Relative rati	Relative ratio of current year adjusted assessed valuation of the rates being revised (Line 33 / Line 33 total)	of the					
38. Revision to	Revision to rate (H.Ling 32 + 0, Och dane 34 x Fine 34). Ling 5 x 100 dimined to - Ling 32), etherwise it	limited to their 20, with	ETWISE III				
36. Revised rate	30. Revised rate (Line 27 + Line 35)						
37. Revised rate	37. Revised rate rounded (tit) my 36 - 1 then mand 050 5 - dight rate, observing round to a 4 - dight rate)	erwise regad to a 4 - digi	מ נוצה)				

Form A. Page 3 of \$

(Form Revised 12-2018)

Form A. Page 4 of 4

(Form Revised 12-2018)

PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED Form A

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Subclass o
Each
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Rate
Separate
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Calculating
istricts
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School
50.

For School Districts Calculating a Separa	rrate Rate on Each St	e Rate on Each Subclass of Property				
Name of Political Subdivision	Politica	Political Subdivision Code	Į.	Purpose of Levy		
The final version of this form MUST be sent to the county eterk. Computation of reassessment growth and rate for compliance with Article X. Section 22, and Section 137,073, RSMo.	e sent to the county el rate for compliance w	terk. rith Article X. Section	n 22, and Section 137	7.073, RSMo.		
Information out this page takes into consideration any voluntary reduction(\$) after in previous even numbered vears). If in an even numbered vear, the positival values to no fonger use the lowered tax rate colong to a policy statement, or an ordinance justifying its action prior to setting and certifying use tax rate. The advantage and pass a resolution, a policy statement, or an ordinance justifying its action prior to setting use extra rate. The advantage are the information or the hidrinational Ammunity Page, at the end of discs forms, provides the rate that would be affected been no previous visitation reductions, taken in an even annihilated valies.	taken in previous even tilim sey statement, or an ordinan oas volentary reduction(s) t.	dered yearrs). If it an ever- ce justifying its action pro- aken it in even mandered.	in numbered year, the point or to setting and certifying Lycar(s)	neal subdivision wishes to no B By to, rafe. The sitormation of	onger use the lowered tax is the laternational Semina	rate certing to ory Page, at the end of
	(E)	(3)	(3)	(p)		
i		Real Estate		Personal		Prior Method
Culesdata Einal Blantod Data	Residential	Agricultural	Commercial	Property	Fota	Single Kate
S. Tax revenue (Line 1x Line 37 / 100) 99. Total assessed valuation (Line 1 total) 90. Final blended rate (Line 4x total / Line 39 x 100) 91. Final blended rate (Line 3x total / Line 39 x 100) 91. Tax rate(s) permitted calculated parametto Article X. Section 22, and Section 137,073 RSMo (Line 37) 92. Tax rate(s) permitted calculated parametto Article X. Section 22, and Section 137,073 RSMo (Line 37)	aion 22, and Section 1	37.073 RSMo (Line	37)			
For Informational Purposes Only - Impact of the Multi Ra	Rate, System		Transaction of the state of the			
(Line 41 x Line 17 100) 43. Revenue calculated using the single rate method 41 in 27 order method (17 in 17 100)			THE MALE STREET			
44. Revenue professional action 4. Revenue professional different methods (Like 4). Line 33						
45. Percent change (Lux 44 / Line 43)						
Eur Inforquational Purposes Only - Blended Rate Calculation 46. Tax rate celling (Summacy Page, Line F) 47. Monauly Precediment rate (Summary Precediment)	ation					
48. DESE Serven 6 tax rate ceiling including recoupment (1 inc 48 + 1 inc 47)				4		
49. Assessed valuation (Line 1) 60. Revenue from DESE Screen 6 tax rute ceiling 61 inc 88.8 inc 40 / 100						
51. Blended tax rate ceiling to report on DESE Screen 6 (Line 50 is 2. Voluntary reduction (Summary Page, Line H)	50 total / Line 49 total x 109)	100)	8			
53. Unadjusted kvy (Line 48 - Line 52) 54. Assessed valuation (Line 1)						
55. Revenue from unadjusted levy (Line 53 x Line 54 / 100) 56. Blended tax rate from the unadjusted levy to report on DESI 57. Prop C reduction (Sammary Page, Line ())	ESE Sereen 6 (Line 55 / Line 54 v 100)	/ Line 54 \ 100)				
58. Adjusted levy (Line 53 - Line 57) Assessed valuation (Line 1)	The state of the s					,
50 Revenue from adjusted levy (Line 58 x Line 59 / 100)	F Screen 6 (1 inc 60.1)	im: 50 x 1001				
And the second and the first manufacts and entering action was equipmented the second	As a series of the time of time of the time of	III or a total				

A LIA	PRO FORMA - STATE AUD	ITOR'S REVIEW OF DAT	A SUBMITTED	
	Form C			(20)
	For School Districts Calculating	a Separate Rate on Each Subc	lass of Property	
3340011	<u> </u>			
	Name of Political Subdivision	Political Subdivision Code	Purpose of Levy	
	The final version of this form MU	UST be sent to the county clerk		
	Debt Service Calculation for General	ral Obligation Bonds Paid for wi	th Property Taxes	
	te for debt service will be considered valid ig, and the debt fund reserves do not exceed		for which the tax was fevied, th	ne bonds remain
	property taxes are levied and collected on a ndar year data.	calendar year basis (January - E	december), it is recommended to	that this levy be computed
	Total current year assessed valuation ob (Form A, Line 1 total)	stained from the county clerk or	county assessor	
	Amount required to pay debt service red (i.e. Assuming the current year is year 1, if the year 1 Form C) Include the principal ail obligation bond issues plus anticipated fee next calendar year.	se January - December year 2 pand interest payments due on outs	syments to complete tanding general	
3.	Estimated costs of collection and anticip commissions and assessment fund with Experience in prior years is the best guide It is 2% to 10% of Line 2 above.	oldings)		
4.	Reasonable reserve up to one year's pay (i.e. Assuming the current year is year 1, u year 1 Form C). It is important that the default on the bonds. Include payments for for on Line 2.	se January - December year 3 pa of service fund have sufficient re	serves to prevent any	
5.	Total required for debt service (Line 2	Line 3 + Line 4)		
6.	Anticipated balance at end of current ca Show the anticipated bank or fund balance current balance minus the amount of any p estimated investment earnings due before of this tax into this amount.	e at December 31st of this year (t principal or interest due before D	ecember 31st plus any	
7.	Property tax revenue required for debt Line 6 is subtracted from 1 ine 5 because to payments required for the next calendar year's payments (Line 4). Any current bala requirements, so it is deducted from the to	he debt service fund is only allow ear (Line 2) and the reasonable runce in the fund is already availa	eserve of the following ble to meet these	
8.	Estimated revenue from state assessed p (January - December) - must be estimate estimate would be the same amount as the service fund in the prior year.	d by the school district. In most	instances a good	
9.	Revenue required from locally assessed	property for debt service (Line	e 7 - Line 8)	
10.	Computation of debt service tax rate (L Round a fraction to the nearest one one hu		_	·
.11	Less voluntary reduction by political su	bdivision		
12.	Actual rate to be levied for debt service Enter this rate on the Summary Page, I.			
	* The tax rate levied may be lower than the to service the debt requirements.	e rate computed as long as adeq	uate funds are available	

Informational Form A, Page tof 4

(Form Revised 12-2018)

Prior Method Single Rate First General shows the information that would have been on the line tears for the Form A had no voluntary reductions(s) been taken in prior even stumbered year(s). The information on this form should not be asset in the current year. 702) otal Purpose of Levy unless the taxing authority wishes to reverse any voluntary reduction(s) taken in prior even numbered year(s) and follows the following steps in an even numbered year. Step 1 - The governing body should hold a public bearing and adopt a resolution, a policy statement, or an ordinance justifying its action prior to setting and certifying its tax rate. Step 2 - Submit a copy of the resolution, policy, statement, or ordinance to the State Auditor's Office for review. Personal Property Computation of reassessment growth and rate for compliance with Article X. Section 22, and Section 137,073, RSMo. Ŧ assessor, or comparable office finalized by the local brand of equalization, NOTE: If this is different than the amount on the prior year Informational Form A. Line 1 then revise the prior year tax rate form Conunercial 3 to recalculate the prior year tax rate ceiling. Enter the revised prior year tax rate ceiling on the current year's PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED For School Districts Calculating a Separate Rate on Each Subclass of Property Political Subdivision Code Agricultural Real Estate Ê The final version of this form MUST be sent to the county clerk. include the prior year locally assessed caluation obtained from the county eletk, county Assessed value of real property that changed subclass from the prior year Assessed value of real property that changed subclass from the prior Residential year and was subtracted from the previously reported subclass 2(a) (b) & (c) - May be obtained from the county clerk or county assessor. **a** Assessed valuation of new construction & improvements and was added to a new subclass in the current year (20) Current year assessed valuation Include the current locally assessed valuation obtained from the county elerk, county assessor, or comparable office Assessed value of property locally assessed in prior year, but state assessed in current year obtained from the county elerk or county assessor Assessed value in newly separated territory obtained from the county elerk or county assessor obtained from the county clerk or county assessor obtained from the county clerk or county assessor obtained from the county elerk or county assessor Adjusted current year assessed valuation Name of Political Subdivision Assessed value of newly added territory Informational Form A Informational Summary, Page, Line A. Adjusted prior year assessed valuation (Linc 6 - Line 7 - Line 8 - Line 9) finalized by the local board of equalization. (20__) Prior year assessed valuation 2(d) = Line 1(d) - 3(d) - 6(d) + 7(d) + 8(d). (Line 1 - Line 2 - Line 3 - Line 4) if negative, enter 0 _; 7 Ö. ri ** ÷ v. Ş ø. Ċ.

Informational Form A, Page 2 of 4

(Form Revised 12-2018)

Y	OX URIES	PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED	S REVIEW OF D.	ATA SUBMITTE	a			
		Informational Form A						(<u>5</u> 0
		For School Districts Calculating a Separate Rate on Each Subclass of Property	ate Rate on Each Su	abclass of Property				
7	- Control	Name of Political Subdivision	Politica	Political Subdivision Code		Purpose of Levy		
		The final version of this form MUST be a Commitation of reassessment growth and ra	sent to the county clerk, ate for compliance with Article X.	rricle X.	Section 22, and Section 137,073, RSMo.	073, RSMo.		
This f	orm shows the in the taxing autho - The governing - Submit a cory	This form shows the information that would have been on the line items for the Form A had no voluntary reductions(s) been taken in prior even numbered year(s). The information on this form should not be used in the current year unless the taxing authority wishes to reverse any voluntary reduction(s) star in an interior of year(s) and following steps in an even numbered year. Step 1 - The government and year had not a public of resolution, a policy stranger, or an ordinance to the State A halfor's Office for review. Step 2 - Submit a coars of the peaduring to ordinance to the State A halfor's Office for review.	e Form A had no voluntary in prior even numbered ye on, a policy statement, or a State Auditor's Office for	y reductions(s) been taken ar(s) and follows the follo an ordinance justifying its review.	r in prior even numbered ye wing steps in an even numl estion prior to setting and	ur(s). The information on thi series year, series its tax rate.	s form should not be used	in the current year
	•		(B)	(9)	(0)	(p)		
		1		Real Estate		Personal		Prior Method
		1	Residential	Agricultural	Commercial	Property	Total	Single Rate
Ė	Percentage in the current	Percentage increase in adjusted valuation of existing property in the current year over the prior year's assessed valuation	xoperty					
	(Line 5 - Lin	(Line 5 - Line 10 / Line 10 x 100)						
17.	Increase in certified by the	Increase in Consumer Price Index (CPI) certified by the State Tax Commission						
13.	Adjusted p	Adjusted prior year assessed valuation (Line 10)					•	
4	(20) Prio	(20) Prior year tax rate colling					•	
:	(Information	(Informational Summary Page, Line A)					•	
15.	Marimum	Maximum prior year adjusted revenue permitted						
	(Line 13 x Line 14 / 100)	from locally assessed property that existed in both years (Line 13 x Line 14 / 100)					'	
<u>9</u>	Maximum reductions, pr	Maximum prior year revenue from state assessed property before reductions, provided by the DESE & allocated to each subclass of real estate	operty before s of real estate					
17.	Total adjus	based on its % of assessed valuation Total adjusted prior year revenue					'	
	(Line 15 + Line 16)	ine 16)					•	
<u>∞i</u>	Permitted reass Enter the lower of If Line 11 is negati nor more than 5%.	Permitted reassessment revenue growth Enter the lower of the actual growth (Line 11), the CPI (Line 1) If Line 11 is negative, enter 0%. Do not enter less than 0%, nor more than 5%.	12), or 5%.		:		•	
<u>.</u>	Additional reasse (Line 17 x Line 18)	Additional reassessment revenue permitted (Line 17 x Line 18)					,	
20.	Revenue pe	Revenue permitted in the current year from property that existed in both years (Line 17 + Line 19)					'	
21.	Estimated	Estimated current year revenue from state assessed property before reductions	property before redu	ctions			l	į
	subclass of re	The school district should use it's best estimate for Line 41 total, which is allocated to each subcloss of real estate based on its % of assessed valuation (i.e. same amount as Line 16 total to the land in the best of the best of the second of the secon	ai, which is allocated to c. same amount as Line	each 16 fe Tex				
	Commission, amount on Li	Oda, Line 10 four maniputed by the 7s increase in some assessor rangement per the band. Commission, or using the educated guess) If Line 21 total declines substantially from the amount on Line 16 total, please provide written documentation to the State Auditor's Office occupant the reasons for such difference.	fines substantially from the a to the State Auditor's Office	the				
21a.	New constr (Line 21 - Lin	New construction and improvements (Line 21 - Line 16, if negative enter 0)	:				•	
21b.	Adjusted es before reducti	Adjusted estimated current year revenue from state assessed property before reductions (Line 21 - Line 21a)	assessed property				•	
							•	

1		PRO FORMA - STATE AUDITUR'S REVIEW OF DATA SUBMITTED	KEVIEW OF D	AFA SUBMILTE	<u>a</u>			(00)
		informational Form A For School Districts Calculating a Separate Rate on Each Subclass of Property	te Rate on Each St	abclass of Property				(-07)
			of well-state distance and make		-			
1)	Name of Political Subdivision	Politica	Political Subdivision Code		Purpose of Levy		
		The final version of this form MUST be sent to the county clerk. Computation of reassessment growth and rate for compliance with Article N, Section 22, and Section 137.073, RSMo.	ent to the county of te for compliance w	lerk. jth Article X, Section	22, and Section 13	7.073, RSM6,		
Day 5 Indeas Sep 1	orm shows the the taxing suth The governm Submit a con	this form shows the informance that would have been on the born for the born. A had no voluntary reductioned a prove even numbered yearts. The information on this form should not be used in the current veat unless the taying authority wishes to reverse any voluntary reduction(s) taken in prior even numbered yearts) and following steps in an even numbered year. The growing body should had a public before a resolution, a pelicy statement or an ordinance taxing statement and design of deforming and eartifying us tax rate. The growing and certifying us tax rate of the statement of our deformance to the State Action's Office for reverse.	Lorm A had no coluntar aprior even numbered year, a policy statement or a state Auditor's Office for	s reductioned subcen taken arts) and follows the follo an ordinance pasifying its review	in prior even trumbered y wing steps in an even min action prior to setting and	earts). The information of the design of the factor of the	m this Form should not be used	In the current year
<u>.</u>			(e)	(þ)	(0)	(p)		
				Real Estate		Personal		Prior Method
			Residential	Agricultural	Commercial	Property	Total	Single Rate
ri ci	Revenue per troperty (Lin	Revenue permitted in the current year from existing locally assessed property (Line 30 - Line 21b)	lly assessed					
<u>~</u>	Adjusted cu.	Adjusted current year assessed valuation (Line 5)						
 	fax cate per IB 1150 & SE	Tax rate permitted using prior method tax rate permitted prior to HB 1150 & S19960 (Line 22 / Line 23 x 100)	rior to					
- V	simit persot Lower of Lin	Limit personal property to the prior year ceiling tower of Line 24 personal property or Line 14 personal property	openv)				ı	
و چے د اص	Viaximum a	Maximum authorized levy	<u>}</u>		•			
	imit to the	(initiation the prior year maximum authorized levy						
	ant life rawo.	[Lower of Little 2, Line 25 (for personal property only), or Line 26.	motional Commerce	7,000		***************************************	1	A THE PROPERTY OF THE PERSON O
<u>-</u>	inter the rate	Enfer the rate for prior nicihod column on Lade S of the Informational Summary Fage.	Radiobal Summary	.age.				
ت. ∞	alculate Re fav revenue	Galeulate, Revised Rate(s) Tax revenue (Line 1 x Line 27 / 190)						
- 6	Total assess	Total assessed valuation (Line Ustal)						
0.	Hended rate	Blended rate (Line 28 total / Line 29 x 100)						
	Sevenue diff	Revenue difference due to the multi rate calculation (Lina 28 total - Line 28 prior method)	8 total - Uine 28 prior	. method)				
≖ = ∴i	Ente(s) to be (f1 mc.31 - or	Rate(s) to be revised NO 13: Revision cannot increase personal property rate (ff me 3) \times or \times 0.6. Line 27 \times 1.46 27 prior freshod, then Line 27 otherwise 6)	sonal property rate wse 01					
	Aurrent yea (Flanc 32 + 0	Current year adjusted assessed valuation of the rates being revised (FLine 32 > 0, then Line 5, otherwise 0)	ng revised		T 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
± ±	Celative rati ates being re	Relative ratio of current year adjusted assessed valuation of the rates being revised (Line 33 / Line 33 total)	n of the					
<u>~</u>	tevision to 1	Revision to rate (filting 32 - 0, then time 34 x Line 34 x 100 (limited to - 1 ine 32), otherwise 0)	(0 (limited to - 1 ine 32),	otherwise (i)				
- 22 F	Sevised rate	Revised rate (Line 27 + Line 35)						
	SAN I MOCEANA	IKKYESELI JAKE ENERGUEN (J. 1.200 SOV. 1. DEN JOHN (O. 8. 2. USELI JAKE)	Official of Arena of Arena Office of Arena of Ar	וְבְוּנִי וְמִוּבִי)				

Orders of Rulemaking

(Form Revised 12-2018)

Informational Form A. Page 3 of 4

Informational Form A, Page 4 of 4

(Form Revised 12-2018)

	(_0S)		; 	form should not be used in the current year		Prior Method Total Single Rate	<u> </u> 									
			Purpose of Levy 073, RSMo.	ear(s). The information on this libered year, certifying its tax rate.	(p)	Personal Property										
QS			m 22, and Section 137	n in prior even numbered ye owing steps in an even num s action prior to setting and	(2)	Commercial	637)									
DATA SUBMITTE		Subclass of Property	Political Subdivision Code ounty clerk. iance with Article X. Section	lary reductions(s) been take year(s) and follows the follows.	(p)	Real Estate Agricultural	on 22, and Section 137.073, RSMo (Line 37)						× 100)	55 / Line 54 x 100)		/ Line 59 x 100)
R'S REVIEW OF		sarate Rate on Each	Politibe sent to the county	r the Form A had no volunt ten in prior even numbered lution, a policy statement, the State Auditor's Office f	(a)	Residential	ection 22, and Section	Natera.					e 50 total / Line 49 total	DESE Screen 6 (Line 55 / Line 54 x 100)		SE Screen 6 (Line 60 / Line 59 x 100)
PRO FORMA - STATE AUDITOR'S REVIEW OF DATA SUBMITTED	Informational Form A	For School Districts Calculating a Separate Rate on Each Subclass of Property	Name of Political Subdivision Political Subdivision Code The final version of this form MUST he sent to the county clerk. Computation of reassessment strowth and rate for compliance with Article X. Section 22, and Section 137,073, RSMo.	This form shows the information that would have been on the line items for the Form A had no voluntary reductions(s) been taken in prior even numbered year(s). The information on this form should not be used in the current year sub-est the taxing authority winters to reverse any voluntary reduction(s) staken in prior even numbered year(s) and following steps in an even numbered year(s). The information on this form should not be used in the current year sub-est to the sub-est and adopt a resolution, a policy statement, or an ordinance put the State Auditor's Office for review. Step 2 - Submit a copy of the resolution, policy, statement, or ordinance to the State Auditor's Office for review.			Calculate Final Blended Rate St. Tax revenue (Line 1 x Line 37 / 100) St. Total assessed valuation (Line 1 total) 10. Final blended rate (Line 38 total / Line 39 x 100) 11. Tax rate(s) permitted calculated pursuant to Article X, Secti Exter Rate(s) on the Informational Summary Page, Line 8	For Information Purposes Only - Impact of the Multi Rate Syste Revenue calculated using the multi rate method (Line 41 x Line 1) / 190)	13. Revenue calculated using the single rate method (Line 27 prior method x Line 1 / 100) 14. Revenue differences using the different methods	(Line 42 - Line 43) 5. Percent change (Line 44 / Line 43)	For Information Purposes Only - Blended Rate Calculation 16. Tax rate ceiling (Informational Summary Page, Line F) (Summary Page, Line I) (Summary Page, Line I)	 BESE Screen 6 tax rate ceiling including recoupment (Line 46 + Line 47) Assessed valuation (Line 1) 	 10. Revenue from DESE Screen 6 tax rate ceiling (Line 48 x Line 49 / 100) 11. Blended tax rate ceiling to report on DESE Screen 6 (Line 50 total / Line 49 total x 100) 12. Voluntary reduction (Summary Page, Line H) 	Unadjusted levy (Line 48 - Line 52) Assessed valuation (Line 1) Revenue from unadjusted levy (Line 53 x Line 54 / 100) Blended tax rate from the unadjusted levy to report on DE	7. Frop C. Feduction (Juminary Fage, Lute C) 8. Adjusted levy (Line 53 - Line 57) 9. Assessed valuation (Line 1) 0. Revenue from adjusted levy (Line 58 × Line 59 / 100)	1. Blended tax rate from the adjusted levy to report on DESE

Title 15—ELECTED OFFICIALS Division 40—State Auditor Chapter 3—Rules Applying to Political Subdivisions

ORDER OF RULEMAKING

By the authority vested in the Missouri State Auditor's Office under sections 29.100 and 137.073.6, RSMo 2016, the auditor amends a rule as follows:

15 CSR 40-3.135 Calculation and Revision of Property Tax Rates by Political Subdivisions Other Than School Districts **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 811-817). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 25—Missouri State Public Health Laboratory Chapter 36—Testing for Metabolic Diseases

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 191.331 and 192.006, RSMo 2016, and section 191.332, RSMo Supp. 2017, the department amends a rule as follows:

19 CSR 25-36.010 Testing for Metabolic and Genetic Disorders is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2019 (44 MoReg 817-819). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under sections 197.005 and 197.080, RSMo Supp. 2017, and section 536.031, RSMo Supp. 2018, the department adopts a rule as follows:

19 CSR 30-20.013 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on March 15, 2019 (44 MoReg 925). The authority section is being changed, and that is reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received two (2) comments on the proposed rule, one (1) proposing a change to the text of the rule and one (1) regarding the authority section.

COMMENT #1: The Missouri Hospital Association (MHA) provided a comment applicable to each of three (3) components of the proposed rule, which address critical access hospitals, hospitals, and psychiatric hospitals. Specifically, the comment applies to the last sentence of subsections (A), (B) and (C) of the rule; MHA recommends the last sentence should read "Missouri licensed hospitals shall comply with the standards and CMS enforcement interpretations of the Medicare Conditions of Participation and surveys shall be conducted per Medicare standards pursuant to section 197.005, RSMo." MHA asserts that this change "would most accurately reflect the intent of [section 197.005, RSMo] and communicate a clear direction for both surveyors and providers moving forward.' RESPONSE: Although CMS enforcement interpretations, such as those in the State Operations Manual, may serve as guidance in applying the standards, the rule does not incorporate the enforcement interpretations. Section 536.031, RSMo would not permit later additions or amendments of the enforcement interpretations to be incorporated by reference. Because the proposed rule does not incorporate CMS's enforcement interpretations, the department does not believe that the rule should be changed to include enforcement interpretations. If, on the other hand, MHA means by "enforcement interpretations" that the department must in every case, for state-licensure purposes, abide by CMS's determinations of whether hospitals meet the Medicare Conditions of Participation, this would appear to conflict with section 197.100.1, RSMo, which gives the department the sole authority and responsibility for licensure of hospitals in this state. Under section 197.005, RSMo, in relevant part, "compliance with Medicare conditions of participation shall be deemed to constitute compliance with the standards for hospital licensure under sections 197.010 to 197.120 and regulations promulgated thereunder." The department believes that the last sentences of the rule at issue as presently written-stating that "Missouri licensed [critical access hospitals, hospitals, and psychiatric hospitals] shall strictly meet the Medicare Conditions of Participation and surveys performed for state licensure will be conducted per Medicare standards"—are in accordance with section 197.005, RSMo's intent. Therefore, the rule will not be changed as proposed.

COMMENT #2: Staff from the department commented that statutory authority for the rule in the authority section should be sections 197.005, 197.080, and 536.031, RSMo, not section 197.297, RSMo.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees that the authority section should be changed as proposed.

19 CSR 30-20.013 Incorporation of Medicare Conditions of Participation

AUTHORITY: sections 197.005 and 197.080, RSMo Supp. 2017, and section 536.031, RSMo Supp. 2018. Emergency rule filed Feb. 14, 2019, effective Feb. 24, 2019, expires Aug. 22, 2019. Original rule filed Feb. 14, 2019.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2231—Division of Professional Registration Chapter 1—Organization and Description of Division

ORDER OF RULEMAKING

By the authority vested in the Division of Professional Registration under section 324.001, RSMo Supp. 2018, the division amends a

rule as follows:

20 CSR 2231-1.010 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 15, 2019 (44 MoReg 702). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2231—Division of Professional Registration Chapter 2—Designation of License Renewal Dates and Related Renewal Information

ORDER OF RULEMAKING

By the authority vested in the Division of Professional Registration under section 324.001, RSMo Supp. 2018, the division amends a rule as follows:

20 CSR 2231-2.010 Designation of License Renewal Dates and Related Renewal Information is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 15, 2019 (44 MoReg 702-703). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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his section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs, and other items required to be published in the *Missouri Register* by law.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 340—Division of Energy Chapter 2—Energy Loan Program

IN ADDITION

Notification: Applications accepted between June 17, 2019 and September 20, 2019 for Energy Efficiency and Renewable Energy Loan Cycle.

The Missouri Department of Economic Development's (department) Division of Energy is making available approximately four (4) million dollars in loan financing for qualified energy efficiency and renewable energy projects. Energy-saving investments may include projects such as insulation, lighting systems, heating and cooling systems, combined heat and power, pumps, motors, aerators, renewable energy systems, and other measures that reduce energy use and cost. Recipients repay loans with money saved on energy costs.

Eligible Energy-Using Sectors: Loan funds will be allocated to eligible energy-using sectors as follows:

- Public Schools (K-12): twenty-five percent (25%) of available funds;
- Public Higher Education Institutions: twenty-five percent (25%) of available funds;
- Public and Private not-for-profit Hospitals: twenty-five percent (25%) of available funds; and
- Local Governments: twenty-five percent (25%) of available funds. Local governments include a county, city, or village (which may include water treatment plants or waste water facilities), local government/public owned airport facilities (municipal, county, regional, and international); or any hospital district as defined in section 206.010, RSMo; or any sewer district as defined in section 249.010, RSMo; or any water supply districts as defined in section 247.010, RSMo; or any ambulance district as defined in section 190.010, RSMo; or any subdistrict of a zoological park and museum district as defined in section 184.352, RSMo.

Application Procedures: An application for loan funds may be submitted to the department for the purpose of financing all or a portion of the cost of implementing an energy-saving project.

Each applicant may apply for a loan not to exceed five hundred thousand dollars (\$500,000). Loan applications will not be considered for less than ten thousand dollars (\$10,000) or with a payback score of less than six (6) months.

If funds remain after review and priority ranking of applications, the department will consider awarding loans in excess of five hundred thousand dollars (\$500,000).

Requests for loan financing must be made using the Division of Energy's Energy Loan Program Application Authorization Form, Fuel Use Summary Form, and Energy Conservation Measure Summary Form. Application forms and instructions are available on the department's website: https://energyloan.mo.gov.

The Application Authorization Form must be signed and dated by an authorized official. An authorized official is an individual with authority to obligate an eligible applicant to the terms of loan agreement and promissory note to repay loan proceeds.

A paper or electronic copy of the signed original Application Authorization Form and required documents may be submitted to the department's address below.

Applications received after September 20, 2019 will not be considered for a loan award for this FY2020 cycle but may be held for consideration during subsequent application cycles.

The department may request additional information as needed to determine the feasibility of a project, the project's estimated annual energy savings, and financial risks of a loan transaction. Also, an energy conservation measure has the potential of affecting other areas within the facility or system. Applicants must have no outstanding actions for violations of applicable federal, state, or local laws, ordinances, and rules.

Interest Rates: Loan principal plus two and three quarters percent (2.75%) interest is to be repaid to the department in semi-annual payments not to exceed a ten- (10-) year repayment period. An administrative fee of one percent (1%) of loan principal will be added to the repayment amount.

Selection Criteria: Recipients of loan financing will be determined on a competitive basis. Applications will be ranked based on the project's payback score, which is determined by dividing the cost to implement a project by the estimated yearly energy cost savings. Projects with the lowest payback score in each sector allocation will be funded until all available funds are allocated. If all funds are not allocated in any one (1) sector after ranking payback scores, the department may allocate funds to other sectors. **Note** Applicants with an open Energy Loan Program loan (under construction or in repayment) may be deemed ineligible if demand exceeds offering. Loan applications will be approved or disapproved by December 19, 2019.

For More Information Contact:

Missouri Department of Economic Development Division of Energy Attn: Loan Program Clerk PO Box 1766 301 W. High, Ste. 720 Jefferson City, MO 65102

Phone: 1.855.522.2796
Email: energy@ded.mo.gov
Website: https://energyloan.mo.gov/

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 7—Rules Applicable to Owners or Operators of Hazardous Waste Facilities

Permit Modifications List Available Online

The Missouri Department of Natural Resources invites the public to

review the list of completed hazardous waste permit modifications for the 2018 calendar year. The permit modification list for calendar year 2018, as well as lists from previous years, is available online at dnr.mo.gov/env/hwp/permits/publications.htm.

Businesses actively treating, storing (for longer than allowed by the hazardous waste generator regulations), or disposing hazardous waste in Missouri must obtain a hazardous waste permit. These permits contain operating and closure requirements, as well as necessary post-closure, corrective action, and financial assurance requirements. The department or facility can make changes to the currently effective permit, allowing the facility to change or improve its operations or respond to new or changed regulatory requirements. Additional information and examples of significant permit modifications in Missouri are highlighted in the EPA publication, *Permit Modifications Report: Safeguarding the Environment in the Face of Changing Business Needs*, available online at epa.gov/hwpermitting/permit-modifications-report-safeguarding-environment-face-changing-business-needs.

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2016, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to adrules.dissolutions@sos.mo.gov.

NOTICE OF DISSOLUTION OF JACKSON MANOR, LLC

Effective February 7, 2019, Jackson Manor, LLC (the "Company") is dissolved. In accordance with Vernon's Annotated Missouri Statutes § 347.141, this notice is intended for entities and/or individuals with potential legal claims against the Company. If you believe you have a claim against the Company, please present them in accordance with the notice of winding up filed by the Company with the Missouri Secretary of State by mailing a notice of claim to Jackson Manor, LLC at Attn: Cecil Harper, 1052 Highland Colony Parkway, Suite 100, Ridgeland, Mississippi 39157 and include: your name and address, the amount of the claim, the basis of the claim, and any documentation of the claim. Any claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS AND CLAIMANTS AGAINST KCT INTERMODAL TRANSPORTATION CORPORATION

KCT Intermodal Transportation Corporation, a Missouri nonprofit public benefit corporation ("Corporation"), was dissolved on the 29th day of November, 2018, by filing Articles of Dissolution by Voluntary Action with the Missouri Secretary of State. In accordance with the filing of the Articles of Dissolution by Voluntary Action, and pursuant to the Revised Statutes of Missouri, any and all claims against Corporation should be sent by mail to 30 West Pershing Road, Kansas City, Missouri. Each claim should include the following:

- (1) The name, address and telephone number of the claimant;
- (2) The amount of the claim;
- (3) The basis of the claim;
- (4) The date the claim arose.

Any and all claims against Corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of the publication of this Notice.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS AND CLAIMANTS AGAINST FOUNDATION SAVING SIGHT

Foundation Saving Sight, a Missouri nonprofit public benefit corporation ("Corporation"), was dissolved on the 24th day of April, 2019, by filing Articles of Dissolution by Voluntary Action with the Missouri Sccretary of State. In accordance with the filing of the Articles of Dissolution by Voluntary Action, and pursuant to the Revised Statutes of Missouri, any and all claims against Corporation should be sent by mail to 10560 North Ambassador Drive, Suite 210, Kansas City, Missouri 64153. Each claim should include the following:

- (1) The name, address and telephone number of the claimant;
- (2) The amount of the claim;
- (3) The basis of the claim;
- (4) The date the claim arose.

Any and all claims against Corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of the publication of this Notice.

Notice of Winding Up for Limited Liability Company

- 1. The name of the limited liability company is Eisenbeis-Wilkey Property Management II, LLC, Charter #LC001588371.
- 2. The articles of organization for the limited liability company were filed on the following date: April 21, 2018.
- 3. Persons with claims against the limited liability company should present them in accordance with the following procedure:
- A. In order to file a claim with the limited liability company, you must furnish the following: (i) amount of the claim; (ii) basis for the claim; and (iii) documentation of the claim;
 - B. Claims must be mailed to: James M. Kreitler, P.O. Box 740, Hillsboro, MO 63050;
- 4. A claim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within three years after the publication of this notice.

In affirmation thereof, the facts stated above are true and correct:

/s/James M. Kreitler 03-15-2019

/s/Brian Eisenbeis 03-15-2019

NOTICE OF DISSOLUTION OF AGI-JACKSON MANOR, INC.

Effective February 6, 2019, AGI-Jackson Manor, Inc. (the "Company") is dissolved. In accordance with Vernon's Annotated Missouri Statutes § 351.482, this notice is intended for entities and/or individuals with potential legal claims against the Company. If you believe you have a claim against the Company, please mail a notice of claim to the Company at Attn: Cecil Harper, 1052 Highland Colony Parkway, Suite 100, Ridgeland, Mississippi 39157 and include your name and address, the nature and details of the incident giving rise to the alleged claim, the date the incident allegedly occurred, any witness(es) to the alleged incident giving rise to the claim, any injuries and/or damages you allege arose out of the incident, and any other information that might be relevant to the Company in assessing such potential claims. Any claim against the Company will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication of this notice.

NOTICE OF DISSOLUTION

Notice is hereby given that Liberty Shoal, LLC (the "Company") is dissolved effective May 2, 2019. The name of the Registered Agent of the Company is Brett A. Weis, 203 W. 22nd Street, Kearney, Nebraska 68848. Any person having claims against Liberty Shoal, LLC should present them to the Registered agent within five (5) years of the third publication of the Notice. Such claims should include the amount, date and description of items asked for on the claim.

NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS AGAINST CONTRACTOR SUPPORT SERVICES, LLC

On May 7, 2019, Contractor Support Services, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State, effective on the filing date.

All claims against Contractor Support Services, LLC must be mailed to Randell Wallace at 300 S. John Q. Hammons Parkway, Suite 800, Springfield, Missouri 65806. Each claim must include the name, phone number, and address of the claimant; the amount of the claim; the basis of the claim; the date(s) on which the event(s) on which the claim is based occurred; and any documentation related to the claim.

Any and all claims against Contractor Support Services, LLC will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.

NOTICE OF WINDING UP AND DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST SIX INVESTORS, LLC

Effective May 8, 2019, Six Investors, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against the Company present them immediately by letter to Robert J. Selsor, Esq., c/o Polsinelli PC, 100 S. Fourth Street, Suite 1000, St. Louis, MO, 63102. All claims must include the name and address of the claimant, the amount claimed, the basis for and a description of the claim, and include copies of any supporting documentation. Any and all claims against the Company will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the publication of this notice.

NOTICE TO CREDITORS AND CLAIMANTS OF BREATHE YOGA AND CYCLING, L.L.C.

Breathe Yoga and Cycling, L.L.C., a Missouri Limited Liability Company has dissolved and is in the process of winding up its affairs. On May 11, 2019, the company filed Notice of Winding Up with the Secretary of State of Missouri. Any and all claims against the company may be sent to C.L. Lawwill, 3242 Starkville St., St. Charles MO 63301. Each claim should include the following name, address, and telephone number of the claimant, amount of claim, basis of the claim, and documents related to the claim. Any and all claims against the company will be barred unless a proceeding to enforce the claim is commenced within three years after the date of this publication of this notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST OM SHIV SAI, LLC

On May 10, 2019, OM SHIV SAI, LLC, a Missouri limited liability company, filed its Notice of Winding Up for the limited liability company with the Missouri Secretary of State.

All claims must include: the name, address and telephone number of the claimant; the amount claimed; the basis of the claim; the date(s) on which the events occurred which gave rise to the claim; and any copies of any other supporting date. Claims should be in writing and mailed to: William Petrus, Petrus Law Office, LLC, P.O. Box 148, Mount Vernon, MO 65712.

Any claims against OM SHIV SAI, LLC will be barred unless a proceeding to enforce the claim is commenced within three years after the publication of this notice.

Notice of Winding Up To All Creditors of and Claimants Against Barry Pointe Office Park, LLC

On May 6, 2019, Barry Pointe Office Park, LLC, a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State. The Notice of Winding Up was effective on May 13, 2019.

Said company requests that all persons and organizations who have claims against it present them immediately by fetter to the company at:

Barry Pointe Office Park, LLC C/o BridgeBuilder Tax + Legal Services, P.A. Attn: Philip Growney 9325 Pflumm Road Lenexa, KS 66215

All claims must include the name and address of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, the documentation of the claim, and a brief description of the nature of the debt or the basis for the claim.

NOTICE: Because of the dissolution of Barry Pointe Office Park, LLC, any claims against it will be barred unless a proceeding to enforce the claim is commenced within three years after the publication date of the three notices authorized by statute, whichever is published last.